



#### IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, STATE OF FLORIDA CRIMINAL DIVISION "W" (LB)

08 CF 9381

STATE OF FLORIDA

ARISES FROM BOOKING NO .: 2006036744

JEFFREY E EPSTEIN, W/M, 01/20/1953, 090-44-3348

INFORMATION FOR:

1) PROCURING PERSON UNDER 18 FOR PROSTITUION

In the Name and by Authority of the State of Florida:

BARRY E. KRISCHER, State Attorney for the Fifteenth Judicial Circuit, Palm Beach County, Florida, by and through his undersigned Assistant State Attorney, charges that JEFFREY B EPSTEIN on or about or between the 1st day of August in the year of our Lord Two Thousand and Four and October 9, 2005, did knowingly and unlawfully procure for prostitution, or caused to be prostituted, A.D. a person under the age of 18 years, contrary to Florida Statute 796.03. (2 DEG FEL)

> FL. BAR NO. 0776726 Assistant State Attorney

STATE OF FLORIDA COUNTY OF PALM BEACH

Appeared before me, LANNA BELOHLAVEK Assistant State Attorney for Palm Beach County. Florida, personally known to me, who, being first duly swom, says that the allegations as set forth in the foregoing information are based upon facts that have been sworn to as true, and which, if true, would constitute the offense therein charged, that this prosecution is instituted in good faith, and certifies that testimony under oath has been received from the material witness or witnesses for the offense

Sworn to and subscribed to before me thick day of June, 2008.

LB/dp

FCIC REFERENCE NUMBERS:

1) FELONY SOLICITATION OF PROSTITUTION 3699

04/26/2010 14:51 3553626	CIRCUIT CRIMINAL	PAGE 06/20
THE GRIMINAL DIVISION OF THE CIRCLE PIFTEENTH JUDICIAL CIRCUIT OF FLORID IN AND FOR PALM BEACH COUNTY	A A STATE COMMENT OF THE PARTY	12121412241m
CASE NO. THE CF - 4581 AV OBTS NUMBER STATE OF FLORIDA	57252 PG Ø565 1008 08:06:42 Y, Florida LERK & COMPTROLLER	
Jeffrey & Enstein DEFENDANT DATE OF DIRTH RACE	PROBATION VIOLATOR  M 090 44 3348  GENDER SOCIAL SECURITY NUMBER	
	JUDGMENT	
The above Defendant, being personally before this	Court represented by J. Goldberger	(altorney)
[ ] Having been tried and found guilty of the following crime(s):		g entered a pies of noto nders to the following (s):
Procuring Person	Prostitution 194.03	DEGREE 20F
ADJUDICATED GUILTY of the shove  and having been convicted or found guilt offenses relating to sexual battery (ch. 7)	ry of, or having entered a plea of nolo contendere or guilty,regardless of 94), fewd and losefulous conduct (ch. 800), or munder (s. 782.04), ag	of adjudication, to attempts or gravated battery (s. 784,045),
defendant shall be required to submit blu	•	781 - 781
SENTENCE     The Court hereby stays to		ndant on
The Defendant in Open Court was advised of his right of the country of the date sentence is imposed or probation of counsel in taking said appeal at the expense of the	ght to appeal from the Judgment by filing notice of appeal with the Cle is ordered pursuant to this adjudication. The defendant was also advise the State upon showing of indigency.	d of his right to the assistance
ONE AND ORDERED IN Open Counge Palm Bo	egoh County, Florida, this 3D day of June	200 D

#### IN THE CIRCUIT COURT OF THE PIFTEENTH JUB PLAL CIRCUIT. IN AND FOR PALM BEACH COUNTY, FLORIDA

	SENT	ENCE	
	(As to Count(	Defendant Jef	_) Frey Epstein CF 9381AXX
		OBTS Number	
the Defendant an op	bes get and having be portunity to be heard and to offer matter to be antenced as provided by law, and to	en adjudicated guilty here in mitigation of sente	nerein, and the Court having given
IT IS THE SE	NTENCE OF THE COURT (hal:		
	a fine of \$ pursuant to § in the Order assessing additional charge.		
[ ]D [v] Si [ ] D	reby committed to the custody of the epartment of Corrections heriff of Palm Beach County, Florida epartment of Corrections as a youthful of		*
DA CC	days as credit for time incarcerated professional sentences imposed for the counts an active to [ ] concurrent with (check Any active sentence being served.  Specific sentences: 2006CF 9	rior to imposition of thi pecified in the order shi tone) the following:	
in the event the above nereby ordered and of fudgment and Senter	re sentence is to the Department of Com- lirected to deliver the Defendant to the I nce, and any other documents specified to Court retains jurisdiction over the Defer	ections, the Sheriff of P Department of Correction by Florida Statute, Ado	ons together with a copy of the
Vehicles is di	§322.055, 322.056, 322.26, 322.274, Flacected to revoke the Defendant's privile in and revocation to the Department of H	go to drive. The Clerk	of the Court is Ordered to report
hirty days from this	en Court was advised of the right to app date with the Clerk of the Court. The D d appeal at the expense of the State upor	efendant was also advi:	sed of the right to the assistance of
DONE AND ORDER	RED in Open Court at West Palm Beach _, 200\$.	n, Palm Beach County, I	1 1 1 1 1
iorm Circuit 5 (rev 8	/2000)	CIRCUIT COUL	RT JUDGE 27 TOO

## PLEA IN THE CIRCUIT COURT THE FOLLOWING IS TO REFLECT ALL TERMS OF THE NEGOTIATED SETTLEMENT

African	Jeffrey E	Contaka
CONTRACTOR.	JUNEY C	

Plen: Guiky X

	Care No.	Charge	Count	Lesger	Degree
	OBCFOUS4S4AMB	Felony Solicitation of Promitution	1	No	3 FEL
a	OBCF008381AMB	Procuring Person Under 18 for Prestitution	n f	No	2 FEL
_	PSI: Walved/Not Red	quired_X Required/Requested	_		
	ADJUDICATION:	Adjudicate fx 1			

#### SENTENCE:

On 08CF009454AMB, the Defendant is sentenced to 12 months in the Pain Beach County Defendin Facility, with credit for 1 (one) day time served.

On OBCF009381AMB, the Defendant is sentenced to 6 months in the Palm Beach County
Detention Facility, with credit for 1 (one) day time served. This 6 month sentence is to be
served consecutive to the 12 month sentence in OBCF009454AMB. Following this 6
month sentence, the Defendant will be placed on 12 months Community Control 1 (one).
The conditions of community control are attached hereto and incorporated herein.

#### OTHER COMMENTS OR COMMINGS.

As a special condition of his community control, the Defendant is to have no unsurprivised contact with minors, and the supervising adult must be approved by the Department of Corrections.

The Defendant is designated as a Sexual Offender pursuant to Florida Statute 943,0435 and must abide by all the corresponding requirements of the statute, a copy of which is attached herete and incorporated herein.

The Defendant must provide a DNA sample in court at the time of this plea

Aporting for the Defendant

JUN 39 \*\* \*

Character's

miles William CI . . . 9 F

## FUNTEUER OF LUERED THAT YOU SHALL COMPLY WITH THE FOLLOWING CONDITIONS OF SUPERVISION:

NDARD CONDITIONS:

You will remain confined to your residence except one balf hour before and after your approved employment, community service work, or any other activities approved by your probation officer.

You will maintain an hourly accounting of all your activities on a daily log which you will submit to your supervising

- The Department of Corrections, may at its discretion, places you on Biectronic Monitoring during the term of your Community Control. If placed on Electronic Monitoring, you will wear a monitor at all times. You will maintain a private phone line, be financially responsible for any lost or damaged equipment and follow all rules and regulations as instructed. The telephone will be available within five working days of being placed on Electronic Monitoring Program. While on electronic monitoring you will remain confined to your residence and are prohibited from being outside the
- If while being monitored and the monitor is found to have been tampered with you shall be taken into custody immediately, if the officer determines that your were not at your schedules place of work or school while allowed to be outside the residence then in that event you shall be taken into custody immediately. If taken into custody, you shall be held without bond and shall, on the next working day, brought before a Judge presiding over his or her case for further

(e) If placed on Electroric Monitoring you will pay to the State of Florida, for the cost of Electronic Monitoring \$1.00 per

# elendant will be residing at 358 El Brillo Way,

(a) You will submit to and, unloss otherwise waived, be financially responsible for drug testing, uninalysis at least on a monthly basis, and counseling if deemed appropriate by your supervising officer.

(b) You will enter and successfully complete a non-secure or inpatient drug treatment program if deemed appropriate by

(c) You will comply with any curfew restrictions, confinement approved residence or travel restrictions as instructed by

### SEX OFFENDER STANDARD CONDITIONS:

you shall submit to a mandatory curfew from 10:00 PM to 6:00 AM (if the victim was under the age of 18 years) you shall not live within 1000 feet of a school, day care center, park, playground, or other place where children regularly congregate.

you shall enter, actively participate in, and successfully complete a sex offender treatment program with a therapist particularly trained to treat sex offender, at probationer's or community controlers expense.

(d) you shall not have any contact with the victim directly or indirectly, including through a third person, unless approved

(if the victim was under the age of 18 years) you shall not, until you successfully attend and complete the sex offender program, have any unsupervised contact with a child under the age of 18 years, unless authorized by the sentencing court, without an adult present who is responsible for the child's welfare and which adult has been advised of the crime

Vif the victim was under the age of 18 years) you shall not work for pay or as a volunteer in any school, day care center, park, playground, or other place where children regularly congregate,

Unices other udse indicated in the treatment plan provided by the cornel offender treatment own, or posses any obscene, pornographic or sexually stimulating visual or auditory material, including telephone, ogenal, you shall not view, electronic media, computer programs or computer services that are relevant to your deviant behavior pattern.

You shall submit two specimens of blood to the Florida Department of Law Enforcement to be registered with the DNA

You shall make restitution to the victim as ordered by this court pursuant to P.S. 775.089 for all necessary medical and related professional services relating to the physical, psychiatric and psychological care of the victim.

related professional services relating to the physical, psychiatric and psychological care of the victim.

You shall submit to a warrandless search by your probation officer or community control officer of your person.

Community Control

04/26/2010 14:51 3553626 CIRCUIT CRIMINAL PAGE 10/20 ATENDER PROBATIO COMMUNET CONTROL STANDARD you shall submit to a mandatory curiew from 10:00 PM to 6:00 AM (If the victim was under the age of 18 years) you shall not live within 1000 feet of a school, day care center, park, playground, or other place where children regularly congregate. you shall enter, actively participate in, and successfully complete a sex offender treatment program with a therapist particularly trained to treat sox offender, at probationer's or community controlers expense. you shall not have any contact with the victim, directly or indirectly, including through a third person, unless approved by the victim, the therepist and santencing court. (if the victim was under the age of 18 years) you shall not, until you successfully attend and complete the sex offender program, have any unsupervised contact with a child under the age of 18 years, unless authorized by the scateneing court, without an adult present who is responsible for the child's welfare and which adult has been advised of the crime and is approved by the sentencing court. (if the victim was under the ago of 18 years) you shall not work for pay or as a volunteer in any school, day care center, park, playground, or other place where children regularly congregate. Unless otherwise indicated in the treatment plan provided by the sexual offender treatment program, you shall not view, own, or posses any obscene, pornographic or sexually stimulating visual or auditory material, including telephone, electronic media, computer programs or computer services that are relevant to your deviant behavior pattern. You shall submit two specimens of blood to the Florida Department of I aw Haforn many to be registered with the DNA Date Bank You shall make restitution to the victim as ordered by this court pursuant to F.S. 775.089 for all necessary medical and related professional services relating to the physical, psychiatric and psychological care of the victim. You shall submit to a warrantless search by your probation officer or community control officer of your person, residence, or vehicle you shall, as part of a treatment program, participate once/twice annually in polygraph examination to obtain information necessary for risk management and treatment and to reduce your doniel mechanisms. Your polygraph examinations must be conducted by a polygrapher trained specifically in the use of polygraph for monitoring sex offunders and it shall be paid by you. The results of the polygraph examinations shall not be used as evidenced in court to prove that a violation of community supervision occurred You shall maintain a driving log, you shall not drive a motor vehicle while alone without prior approval of your supervising officer. (if there was sexual contact) you shall submit to, at probationer's or community controler's expense, an HIV test with the results to be released to the victim, or the victim's parents or guardian. You will not obtain or use a Post Office Box without the prior approval of the supervising officer. You will submit to electronic monitoring when deemed necessary by the community control or probation officer and his or her supervisor, and ordered by the court at the recommendation of the Department of Corrections. hett. THE COURT RESTERVES THE RIGHT TO RESCIND, MODIFY, OR REVOKE SUPPLY ISION TO THE PATENT PROVIDED BY LAW ONR AND ORDERED AT West Palm Beach, Palm Beach County, Florida, this

unc Pro Tune: 10/5/2005.

Honorable Sandra K. McSoyler Judge Circuit Court

have received a copy of the terms and conditions of my supervision. I have read and understand these condit, we - agree to report to the Department of have received a copy of the for further instructions. Also, I hereby consent to the disclosure of my alcohol and drug abase patient records, the confidentiality ( which is federally regulated under 42CFR, Part II, for the duration of my supervision.

DEFENDANT

LP 10/11/2005

RUCTED BY



- (1) The court shall determine the terms and conditions of community control. Conditions specified in this subsection do not require eral pronouncement at the time of sentencing and may be considered standard conditions of community control.
- (a) The court shall require intensive supervision and surveillance for an effonder placed into community control, which may include but is not limited to:
- 1. Specified contact with the parole and probation officer.
- Confinement to an agreed-upon residence during hours away from employment and public service activities.
- 3. Mandatory public service.
- Supervision by the Department of Corrections by means of an electronic monitoring devices
  of System.
- 5. The standard conditions of probation set forth in s. 948.03.
- (b) For an offender placed on criminal quarantine community centrel, the court shell require:
- 1. Electronic monitoring 24 hours per day.
- 2. Confinement to a designated residence during dusignated hours.
- (2) The enumeration of specific kinds of terms and conditions does not prevent the court from adding thereto any other terms or conditions that the court considers proper. However, the sentencing court may only impose a condition of supervision allowing an offender convicted of s. 794.011, s. 800.04, s. 827.071, or s. 847.0145 to reside in another state if the order stipulates that it is contingent upon the approval of the receiving state interstate compact nuthority. The court may rescind or modify at any time the terms and conditions timentofore imposed by it upon the offender in community control. However, if the court withholds adjudication of guilt or imposes a period of interconstion as a condition of community control, the period may not account 364 days, and incorporation shall be restricted to a county facility, a probation and restitution contar under the jurisdiction of the Department of Corrections, a probation program drug punishment phase I secure residential treatment institution, or a community residential facility award or operated by any entity providing such services.
- (3) The court may place a defendant who is being sentenced for criminal transmission of HIV in violation of s. <u>775.0877</u> on criminal quarantine community control. The Department of Corrections shall develop and administer a criminal quarantine community control program emphasizing intensive supervision with Z4-hour-per-day electronic monitoring. Criminal quarantine community control status must include surveillance and may include other measures normally associated with community control, except that specific conditions necessary to monitor this population may be ordered.





1943.0435 Separat offendors required to register with the department; penalty...

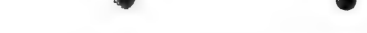
- (1) As used in this section, the term:
- (a)1. "Satural offender" means a person who means the criteria in sub-subparagraph a., sub-subparagraph b., sub-subparagraph c., or sub-subparagraph d., as follows:
- a.(I) Has been convicted of committing, or attempting, soliciting, or conspiring to commit, any of the criminal offeress proscribed in the following statutus in this state or similar offeress in another jurisdiction; s. 787.01, s. 787.02, or s. 787.025(2)(c), where the victim is a minor and the defendant is not the victim's parent or guardian; s. 794.011, excluding s. 794.011(10); s. 794.05; s. 796.03; s. 796.035; s. 800.04; s. 625.1025; s. 827.074; s. 847.0133; s. 847.0135, excluding s. 847.0136(4); s. 847.0137; s. 847.0138; s. 847.0135; or s. 985.701(1); or any similar offerese committed in this state which has been redesignated from a former statute number to one of those listed in this sub-sub-subparentraph; and
- (ii) Her been released on or after October 1, 1997, from the sanction imposed for any conviction of an offeree described in sub-sub-subparagraph (i). For purposes of sub-sub-subparagraph (i), a swection imposed in this state or in any other jurisdiction includes, but is not limited to, a fine, probation, community control, perole, conditional release, control release, or incurcoration in a state prison, foderal prison, private correctional facility, or local defention facility:
- b. Establishes or maintains a residence in this state and who has not been designated as a sexual produtor by a court of this state but who has been designated as a sexual produtor, or a sexual produtor, or by another sexual offunder designation in another state or jurisdiction and was, as a result of such designation, subjected to registration or community or public motification, or both, or would be if the person were a resident of that state or jurisdiction, without regard to whether the person otherwise meets the criteria for registration as a secund offunder;
- c. Extablishes or maintains a residence in this state who is in the custody or control of, or under the supervision of, any other state or jurisdiction as a result of a conviction for controliting, or attempting, soliciting, or comparing to commit, any of the criminal offenses proscribed in the following statutes or similar offense in another jurisdiction: s. 787.01, s. 787.02, or s. 787.025(2)(c), where the victim is a minor and the defendant is not the victim's parent or guardian; s. 794.011, aucluding s. 794.011(10); s. 794.05; s. 796.03; s. 796.035; s. 800.04; s. 825.1025; s. 807.071; s. 847.013); s. 847.0136, aucluding s. 847.0136(4); s. 847.0137; s. 847.0138; s. 847.0145; or s. 985.701(1); or any similar offense committed in this state which has boot redesignated from a former statute number to one of those listed in this sub-subparagraph; or
- d. On or after July 1, 2007, has been adjudicated delinquent for committing, or attempting, soliciting, or compiring to commit, any of the criminal offenses proscribed in the following stabutes in this state or similar offenses in another jurisdiction when the juvenile was 14 years of age or older at the time of the offense;
- il) Section <u>794.011</u>, excluding s. <u>794.011(10);</u>
- (II) Section 800,04(4)(h) where the victim is under 12 years of age or where the court finds samul activity by the use of ferce or coercion;
- (III) Section 800.04(5)(c)1. where the court finds molestation involving unclothed genitals: or



- (N) Section 800,04(5)(d) where the court finds the use of force or coercion and unclothed genitals.
- 2. For all qualifying offeness listed in sub-subparagraph (1)(a)1.d., the court shall make a written finding of the age of the offender at the time of the offense.

For each violation of a qualifying offered (istad in this subsection, the court shall make a written finding of the age of the victim at the time of the offered. For a violation of s. 800.04(4), the court shall additionally make a written finding indicating that the offered did not involve second activity and indicating that the offered did not involve force or courtion. For a violation of s. 800.04(5), the court shall additionally make a written finding that the offered did not involve unclothed genitals or genital area and that the offered did not involve the use of force or courtion.

- (b) "Convicted" means that there has been a determination of guilt as a result of a trial or the entry of a piec of guilty or note contemplane, regardless of whether adjudication is withheld, and includes an adjudication of delinquency of a juvenile as specified in this section. Conviction of a similar offeren includes, but is not limited to, a conviction by a federal or inflitary tribunal, including courts-martial conducted by the Armed Ferces of the United States, and includes a conviction or entry of a piec of guilty or note contemper resulting in a sanction in any state of the United States or other jurisdiction. A sanction includes, but is not limited to, a fine, probation, community control, parole, conditional release, control release, or incarceration in a state prison, federal prison, private correctional facility, or local detention facility.
- (c) "Permanent residence" and "temporary residence" have the same meaning ascribed in s. 775.21.
- (d) "institution of higher education" means a curver centur, community college, college, state university, or independent postsecondary institution.
- (a) "Change in enrollment or employment status" meets the commencement or termination of enrollment or employment or a change in location of enrollment or employment.
- (f) "Electronic mail address" has the same meaning as provided in s. 666.602.
- (g) "instant message name" means on identifier that allows a person to communicate in real time with another person using the internet.
- (2) A samual offender shall:
- (a) Report in person at the shariff's office:
- In the county in which the offender establishes or maintains a permanent or temporary residence within 46 hours after:
- a. Establishing permanent or temporary residence in this state; or
- b. Being released from the custody, control, or supervision of the Department of Corrections or from the custody of a private correctional facility; or
- 2. In the county where he or she was convicted within 48 hours after being convicted for a qualifying offeren for registration under this section if the offeredor is not in the custody or



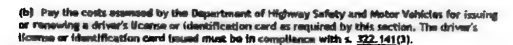
control of, or under the supervision of, the Department of Corrections, or is not in the custody of a private correctional facility.

Any change in the sexual offender's permanent or temporary residence, name, any electronic mail address and any instant message name required to be provided pursuant to paragraph (4)(d), after the sexual offender reports in person at the sheriff's office, shall be accomplished in the marener provided in subsections (4), (7), and (8).

- (b) Provide his or her name, date of birth, social security number, race, san, height, weight, hair and one color, textoos or other identifying marks, occupation and place of employment, address of permanent or legal residence or address of any current temporary residence, within the state and out of state, including a rural route address and a post office box, any electronic maff address and any irretant message name required to be provided pursuant to paragraph (4)(d), date and place of each conviction, and a brief description of the crime or crimes committed by the offender. A post office box shall not be provided in lieu of a physical residential edge.
- 1. If the sexual offender's place of residence is a motor vehicle, trailer, mobile home, or meresfactured frome, as defined in chapter 320, the sexual offender shall also provide to the department through the shariff's office written notice of the vehicle identification number; the license tag number; the registration number; and a description, including color scheme, of the motor vehicle, trailer, mobile home, or manufactured home. If the sexual offender's place of residence is a vessel, live-aboard vessel, or houseboat, as defined in chapter 327, the sexual offender shall also provide to the department written notice of the hall identification number; the manufacturer's serial number; the name of the vessel, live-aboard vessel, or houseboat; the registration number; and a description, including color scheme, of the vessel, live-aboard vessel, in-aboard vessel, or houseboat.
- 2. If the second offender is enrolled, employed, or carrying on a vecation at an institution of higher education in this state, the second offender shall also provide to the department through the shariff's office the name, address, and county of each institution, including each campus extended, and the second offender's errollment or employment status. Each change in correllment or employment status shall be reported in person at the similify office, within 40 hours after any change in status. The shariff shall promptly notify each institution of the sexual offender's presence and any change in the sexual offender's enrollment or employment status.

When a sexual affender reports at the shortff's office, the shortff shall take a photograph and a set of finge-prints of the offender and forward the photographs and finge-prints to the department, along with the information provided by the sexual offender. The shortff shall promptly provide to the department the information received from the sexual offender.

- (3) Within 48 hours after the report required under subsection (2), a sexual affender shall report in person at a driver's license office of the Department of Highway Safety and Motor Volticles, unless a driver's license or (dentification card that compiles with the requirements of 5. 322.141(3) was previously secured or updated under s. 944.607. At the driver's license office the taxual offender shall:
- (a) If otherwise qualified, secure a Florida driver's Ilcoron, renew a Florida driver's Ilcoron, or secure an identification card. The secure offender shall identify himself or herself as a secure offender who is required to comply with this section and shall provide proof that the secure offender apported as required in subsection (2). The mount offender shall provide any of the information specified in subsection (2), if requested. The secure offender shall submit to the taking of a photograph for use in issuing a driver's license, renewed license, or identification card, and for use by the department in registering current records of secure offenders.



- (c) Provide, upon request, any additional information necessary to confirm the identity of the security affection, including a set of fingerprints.
- (4)(a) Each time a sexual offender's driver's license or identification card is subject to renewal, and, without regard to the status of the effender's driver's ilcense or identification card, within 48 hours after any change in the offender's permenent or temporary residence or change in the offender's name by reason of marriage or other legal process, the offender shell report in person to a driver's license office, and shell be subject to the requirements specified in subsection (3). The Department of Highway Safety and Meter Vehicles shall forward to the department all photographs and information provided by sexual offenders. Notwithstanding the restriction set forth in s. 322,142, the Department of Highway Safety and Motor Vehicles is authorized to release a reproduction of a color-photograph or digital-image (Joses to the Department of Law Enforcement for purposes of public notification of sexual offenders as provided in this section and so. 943,043 and 944,606.
- (b) A sexual effender who vacates a permanent residence and fulls to establish or maintain another permanent or temporary residence shell, within 48 hours after vacating the permanent residence, report in person to the sheriff's office of the county in which he or she is located. The sexual offender shell specify the date upon which he or she intends to or did vecate such residence. The sexual offender must provide or update all of the registration information required under paragraph (2)(b). The sexual offender must provide an address for the residence or other location that he or she is or will be occupying during the time in which he or she fails to establish or maintain a permanent or temporary residence.
- (c) A sexual offension who complets at a permanent residence after reporting his or her intent to vecate such residence shall, within 46 hours after the date upon which the offension indicated he or she wested or did vecate such residence, report, in person to the agency to which he or she reported pursuant to paragraph (b) for the purpose of reporting his or her address at such residence. When the sheriff receives the report, the sheriff shall promptly convey the information to the department. An offender who makes a report as required under paragraph (b) but fails to make a report as required under this paragraph commits a felony of the second degree, parisheble as provided in s. <u>775.082</u>, s. <u>775.083</u>, or s. <u>775.084</u>.
- (d) A sexual offender must register any electronic mail address or instant message name with the department prior to using such electronic mail address or instant message name on or after October 1, 2007. The department shall establish an online system through which sexual offenders may securely access and update all electronic mail address and instant massage name information.
- (5) This section does not apply to a sexual offender who is also a sexual produtor, as defined in s. 775.21. A sexual producer must register as required under s. 775.21.
- (6) County and local law enforcement agencies, in conjunction with the department, shall varify the addresses of sessed offenders who are not under the care, custody, control, or supervision of the Department of Corrections in a manner that is consistent with the provisions of the federal Adam Welsh Child Protection and Safety Act of 2006 and any other foderal semilards applicable to such varification or required to be met as a condition for the requipt of federal funds by the state. Local law enforcement agencies shall report to the department any fathers by a secund offender to comply with registration requirements.

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- (7) A sexual offender who intends to establish residence in another state or jurisdiction other than the State of Florida shall report in person to the shariff of the county of current residence within 48 hours before the date in or she intends to leave this state to establish residence in another state or jurisdiction. The notification must include the address, municipality, county, and state of intended residence. The shariff shall promptly provide to the department the information received from the sexual offender. The department shall notify the statewide law enforcement agency, or a comparable agency, in the intended state or jurisdiction of residence of the sexual offender's intended residence. The failure of a sexual offender to provide his or her intended place of residence is purishable as provided in subsection (9).
- (8) A sexual offender who indicates his or her intent to reside in another state or jurisdiction other than the State of Florida and later decides to remain in this state shall, within 48 hours after the date upon which the sexual offender indicated he or she would leave this state, report in person to the shariff to which the sexual offender reported the intended change of residence, and report his or her intent to remain in this state. The shariff shall promptly report this information to the department. A sexual offender who reports his or her intent to reside in another state or jurisdiction but who remains in this state without reporting to the shariff in the manner required by this subsection convents a felony of the second degree, purishable as provided in s. 775.082, s. 775.083, or s. 775.084.
- (9)(h) A sexual offender who does not comply with the requirements of this section commits a felony of the third degree, purishable as provided in s. 775.062, s. 775.063, or s. 775.084.
- (b) A servel offender who commits any act or emission in violation of this section may be provecuted for the act or omission in the county in which the act or omission was committed, the county of the last registered address of the sexual offender, or the county in which the conviction occurred for the offense or offences that meet the criteria for designating a person at a sexual offender.
- (c) An arrest on charges of failure to register when the effender has been provided and advised of his or her statutory obligations to register under subsection (2), the service of an information or a complaint for a violation of this section, or an arraignment on charges for a violation of this section constitutes actual notice of the daty to register. A secual offender's failure to immediately register as required by this section following such arrest, service, or arraignment constitutes grounds for a subsequent charge of failure to register. A secual offender charged with the crime of failure to register who asserts, or intends to assert, a tack of rettice of the daty to register as a defense to a charge of failure to register shall immediately register as required by this section. A secual offender who is charged with a subsequent failure to register may not assert the defense of a lack of notice of the duty to register.
- (d) Registration following such arrest, service, or arraignment is not a defense and does not relieve the sexual offender of criminal liability for the failure to register.
- (10) The department, the Department of Highway Safety and Motor Vehicles, the Department of Corrections, the Department of Juvenile Justice, any law enforcement agency in this state, and the personnel of those departments; an elected or appointed official, public employee, or school administrator; or an employee, agency, or any individual or unity acting at the request or Upon the direction of any law enforcement agency is immune from civil liability for damages for good faith compilance with the requirements of this section or for the release of information under this section, and shall be presumed to have acted in good faith in compiling, recording, reporting, or releasing the information. The presumption of good faith is not overcome if a technical or clerical error is made by the department, the Department of Highway Safety and Meter Vohicles, the Department of Corrections, the Department of Juvenile





Justice, the personnel of those departments, or any individual or entity acting at the request or upon the direction of any of those departments in compiling or providing information, or if information is incomplete or incorrect because a sexual offender fails to report or felsely reports his or her current place of permanent or temporary residence.

(11) Except as provided in s. 943.04354, a sexual offender must maintain registration with the department for the deration of his or her life, unless the sexual offender has received a full pandon or has had a conviction set exide in a postconviction proceeding for any offense that means the criteria for classifying the person as a sexual offender for purposes of registration. However, a sexual offender:

(m)1. Who has been lawfully released from confinement, supervision, or sanction, whichevor is later, for at least 25 years and has not been arrested for any felony or misdomoener effense since release, provided that the sexual offender's requirement to register was not based upon an adult conviction:

- a. For a violetion of s. 787.01 or s. 787.02;
- b. For a violation of s. 794.011, exclusive s. 794.011(10);
- c. For a violation of s. \$500.04(4)(b) where the court finds the offense involved a victim under 12 years of age or sexual activity by the use of force or coercion;
- for a violation of s. <u>\$00,04(5)(b)</u>;
- For a violation of s. 800,04(5)c.2, where the court finds the offerne involved unclothed gentrals or genital area;
- f. For any attempt or complimely to commit any such offense; or
- g. For a violation of similar law of another jurisdiction,

may putition the criminal division of the circuit court of the circuit in which the sexual offender resides for the purpose of removing the requirement for registration as a sexual offender.

- 2. The court may grant or deny relief if the offender demonstrates to the court that he or she has reat been errested for any crime since rolesne; the requested relief compiles with the provisions of the foderal Adam Walsh Child Protection and Safety Act of 2006 and any other federal standards applicable to the removal of registration requirements for a sexual offender or required to be met as a condition for the receipt of federal funds by the state; and the court is otherwise satisfied that the offender is not a current or potential threat to public safety. The state attorney in the circuit in which the petition is filed must be given notice of the petition at least 3 weeks before the hearing on the matter. The state attorney may present addence in opposition to the requested relief or may otherwise demonstrate the reasons why the petition should be decided. If the court decion the petition, the court may set a future date at which the sexual offender may again petition the court for relief, subject to the standards for relief provided in this subsection.
- 3. The department shall remove an offender from classification as a sexual offender for purposes of registration if the offender provides to the department a certified copy of the court's written findings or order that indicates that the offender is no longer required to comply with the requirements for registration as a sexual offender.







- (b) As defined in sub-subparagraph (1)(a)1.b. must maintain registration with the department for the duration of his or her life until the person provides the department with an order issued by the court that designated the person as a sexual predetor, as a sexually violant predetor, or by another sexual offender designation in the state or jurisdiction in which the order was issued which states that such designation has been removed or demonstrates to the department that such designation, if not imposed by a court, has been removed by operation of law or court order in the state or jurisdiction in which the designation was made, and provided such person no longer meets the criteria for registration as a sexual offender under the laws of this state.
- (12) The Legislature finds that sexual offenders, especially those who have committed offenses against minors, often pose a high risk of orgaging in sexual offenses even after being rolescod from incurcumation or commitment and that protection of the public from sexual effenders is a paramount government interest. Sexual effenders have a reduced expectation of privacy because of the public's interest. In public safety and in the effective operation of government. Releasing information concorning sexual offenders to law enforcement agencies and to persons who request such information, and the release of such information to the public by a law enforcement agency or public agency, will further the governmental interests of public safety. The designation of a person as a sexual offender is not a sentence or a purishment but is simply the status of the offender which is the result of a conviction for having committed certain crimes.
- (13) Any person who has reason to believe that a sexual effender is not complying, or has not compiled, with the requirements of this section and who, with the intent to exsist the sexual effender in cluding a law enforcement agency that is seeking to find the sexual effender to question the sexual effender about, or to arrest the sexual effender for, his or her noncompliance with the requirements of this section:
- (a) Withholds information from, or does not notify, the law enforcement agency about the secure offender's noncompliance with the requirements of this section, and, if known, the wivernations of the securi offender;
- (b) Harbors, or attempts to herbor, or assists another person in herboring or attempting to harbor, the secund offender; or
- (c) Conceals or attempts to conceal, or assists another person in concealing or attempting to conceal, the second offendor; or
- (d) Provides information to the law enforcement agency regarding the sexual offender that the person knows to be false information,

commits a felony of the third degree, pseishable as provided in s. 775,082, s. 275,083, or s. 775,084.

- (14)(a) A sexual offender must report in person each year during the month of the sexual offender's birthday and during the sixth month following the sexual offender's birth month to the shariff's office in the county in which he or she resides or is otherwise located to reregister.
- (b) However, a sexual offendar who is required to register as a result of a conviction for:
- Section 787.01 or s. 787.02 where the victim is a minur and the offender is not the victim's parent or quardian;

X



2. Section 794.011, excluding s. 794.011(10);

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- 3. Section 900.04(4)(b) where the court finds the offense involved a victim under 12 years of ages or sexual activity by the use of force or coercion;
- 4. Section 800,04(5)(b);
- 5. Section 800,04(5)(c)1, where the court finds molestation involving unclothed genilals or gordini area;
- 6. Section 800,04(5)c,2, where the court finds molestation involving unclothed senitals or
- 7. Section 800,04(5)(d) where the court finds the use of force or coercies and unclothed gerritais or genital area;
- Any attempt or complimely to commit such offense; or
- 9. A violation of a similar law of another jurisdiction,

must rangister each year during the month of the sexual offender's birthday and every third morah timmelbe.

- (c) The sheriffs office may determine the appropriate times and days for reporting by the sercual offender, which shall be consistent with the reporting requirements of this subsection. Reregistration shall include any changes to the following information:
- 1. Name; social security number; age; race; sex; date of birth; height; weight; hair and eye color; address of any permanent residence and address of any current temporary residence, within the state or out of state, including a rural route address and a post office box; any electronic mail address and any instant message name required to be provided pursuant to paragraph (4)(d); date and place of any employment; vehicle make, model, color, and license the rumber; fingerprints; and photograph. A post office has shall not be provided in liquid a physical residential endress.
- 2. If the secual offender is errolled, employed, or carrying on a vecation at an imitiation of higher education in this state, the sexual offender shall also provide to the department the name, address, and county of such institution, including each campus attended, and the sexual offender's enrollment or employment status.
- 3. If the sexual offender's place of residence is a motor vehicle, trailer, mobile home, or manufactured home, as defined in chapter 320, the sexual offender shall also provide the vahicle identification number; the license tag number; the registration number; and a description, including color scheme, of the motor vehicle, trafter, mobile home, or manufactured home. If the sexual offender's place of residence is a vessel, live-abound vessel, or floureboat, as defined in chapter 327, the sexual offender shall also provide the hull identification number; the manufacturer's serial number; the name of the vessel, live-aboard vessel, or houseboat; the registration number; and a description, including color scheme, of the vessel, live-aboard vessel or housebook.
- 4. Any sexual efforder who falls to report in person as required at the shariff's office, or who fulls to respond to any address varification correspondence from the department within 3 weeks of the date of the correspondence or who falls to report alectronic mail addresses or

Instant message names, commits a felony of the third degree, pusishable as provided in s. 775.082, s. 775.083, or s. 775.084.

(d) The sheriff's office shell, within 2 working days, electronically submit and update all information provided by the sexual offender to the department in a manner proscribed by the department.



Case Number:20190622377 Created On:6/18/2019 4:14:06 PM Created By:

The source of the Query is:USNCB
The Query executed:(EPSTEIN, JEFFREY EDWARD) OR 516923892
Result:Positive
Result Text:
20150102563

Sex Offender Travel Notification

Case Number: 20190622377 Date: 6/19/2019 11:36:46 AM

Created By: B6, B7C

Document Type: NCIC Entry

Text:

**NCIC EPSTEIN** 

1



Case Number: 20190622377
Date: 10/24/2019 10:28:23 AM
Created By: B6,B7C

Document Type: Diffusion Cancellation

Text:

Green Notice Cancellation

Case Number: 20190622377 Date: 10/25/2019 1:21:18 PM

Created By: B6,B7C

Document Type: NCIC Cancellation

Text:

NO ENTRY WAS MADE